IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS **TYLER DIVISION**

INTEL CORPORATION, et al.,

Case No. 6:06-CV-551 (LED)

Plaintiffs,

Jury Trial Demanded

v.

COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION,

Defendant.

MICROSOFT CORP., et al.,

Case No. 6:06-CV-549 (LED)

Plaintiffs.

Jury Trial Demanded

v.

COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION.

Defendant.

COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION,

Case No. 6:06-CV-550 (LED)

Jury Trial Demanded

Plaintiff,

v.

TOSHIBA AMERICA INFORMATION SYSTEMS, INC., et al.,

Defendants.

MARVELL SEMICONDUCTOR, et al.,

Plaintiffs,

v.

COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION,

Defendant.

Case No. 6:07-CV-204 (LED)

ORDER GRANTING DEFENDANTS' UNOPPOSED MOTION FOR LEAVE TO AMEND THEIR INVALIDITY CONTENTIONS FOR THE '069 PATENT Pursuant to Patent Rule ("P.R.") 3-6(b), Toshiba America Information Systems, Inc.,

Nintendo of America, Inc., Fujitsu Computer Systems Corporation, ASUS Computer

International, D-Link Systems, Inc., Belkin Corporation, Accton Technology Corporation USA,

SMC Networks, Inc., 3Com Corporation, Microsoft Corporation, Hewlett-Packard Company,

NETGEAR, Inc., Marvell Semiconductor, Inc., Marvell Asia PTE., Ltd., Marvell Intl., Ltd., Intel

Corporation, and Dell, Inc. (collectively, "Defendants") filed their Motion for Leave to Amend

Invalidity Contentions.

Plaintiff Commonwealth Scientific and Industrial Research Organisation ("CSIRO") does

not oppose the relief requested therein. Accordingly, such Motion is GRANTED, and it is

ORDERED that Defendants are authorized to amend their Invalidity Contentions on the terms

set forth in Exhibit A to their motion.

So ORDERED and SIGNED this 7th day of July, 2008.

LEONARD DAVIS

UNITED STATES DISTRICT JUDGE

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